

EXHIBIT 10

HCDistrictclerk.com

The State of Texas vs. [REDACTED] (SPN:

2/2/2021

03062898)

Cause: 168606701010 CDI: 3 Court: 351

APPEALS

No Appeals found.

RELATED CASES

No related cases found.

HOLDS

No Holds found.

WITNESS

No Witness found.

SUMMARY**CASE DETAILS****File Date** 8/14/2020**Case (Cause) Status** Complete**Offense** ASSAULT-BODILY INJURY**Last Instrument Filed** Felony Indictment**Case Disposition** DISP-121520**Case Completion Date** 12/15/2020**Defendant Status** DISPOSED**Bond Amount** \$30,000.00**Next/Last Setting Date** 12/15/2020**DEFENDANT DETAILS****Race/Sex** W / F **Height/Weight** 5'07 / 220 LBS**Eyes** BLU **Hair** BRO**Skin** LGT **Build** HEV**DOB** [REDACTED]/1974 **In Custody** N**US Citizen** YES **Place Of Birth** TX**Address** [REDACTED]**Markings** NONE**CURRENT PRESIDING JUDGE****Court** 351st**Address** 1200 Congress (Floor: 1)
Houston, TX 77002
Phone:7137555620**JudgeName** Natalia Cornelio**Court Type** Criminal**BONDS**

Date	Type	Description	SNU
08/14/2020	BOND SET	Refer to 15.17 Hearing SNU: 999 08/14/20	

ACTIVITIES

Date	Type	Description	SNU/CFI
01/05/2021	ORDER	ATTORNEY FEE VOUCHER SNU: 995 01/05/21	
01/05/2021	ORDER	ATTY FEE AMT \$319.00 SNU: 995 01/05/21	
12/15/2020	SENTENCED IN	COURT 351 STARTING 12/15/20 SNU: 999 12/15/20	
12/15/2020	SENTENCE TO	123 DAYS CONFINEMENT 12/15/20	

12/15/2020	CREDIT GIVEN	DEFENDANT RECEIVED 125 DAYS CREDIT 12/15/20
12/15/2020	MOTIONS	NTC INT DESTROY EVID SNU: 995 12/15/20
12/15/2020	MOTIONS	FILED CFI 351 12/15/20
12/15/2020	ORDER	DISCOVERY LOG GRANTED SNU: 996 12/15/20
12/15/2020	OFFENSE	AGG ASSAULT W/DEADLY WEAPON LEVEL F2 12/15/20
12/15/2020	JUDGMENT	CONVICTION SNU: 999 12/15/20
12/15/2020	JUDGMENT	LESSER OFF. GUILTY PLEA - NO JURY 12/15/20
12/15/2020	JUDG OFFENSE	ASSAULT-BODILY INJURY LEVEL MA 12/15/20
12/15/2020	PENALTY	HCJ AMOUNT 123 DAYS 12/15/20
11/09/2020	MOTIONS	PS PERSONAL BOND SNU: 996 11/09/20
11/09/2020	MOTIONS	FILED CFI 351 11/09/20
11/05/2020	MOTIONS	PS DISMISS ATTNY SNU: 998 11/05/20
11/05/2020	MOTIONS	FILED CFI 351 11/05/20
11/05/2020	MOTIONS	PS REDUCE BAIL SNU: 997 11/09/20
11/05/2020	MOTIONS	FILED CFI 351 11/09/20
10/26/2020	GRAND JURY ACTION	FID 10/26/20 G178 SNU: 999 10/26/20
10/26/2020	GRAND JURY ACTION	ROTATION CRT 351 OFF FREQ BND \$30000 10/26/20
10/26/2020	GRAND JURY ACTION	OFFENSE AGG ASSAULT W/DEADLY WEA LEVEL F2 10/26/20
10/26/2020	ORI	HOUSTON POLICE DEPAR OFFENSE NO: 106797320 10/26/20
10/26/2020	PRECEPT/SERVE IND DATE RETURNED 10/30/20	HOW EXECUTED E 10/30/20
	DATE SERVED	10/27/20 10/30/20
08/17/2020	ATTORNEY	MARTIN, STEPHANIE LYNN SNU: 999 08/19/20
08/17/2020	ATTORNEY	AAT COURT 351 CFI 351 08/19/20
08/17/2020	JUDGE	POWELL, GEORGE LEROY PRESIDING 08/19/20
08/15/2020	ORDER	MI/D PREVIOUSLY FOUND SNU: 997 08/15/20
08/15/2020	OFFENSE	AGG ASSAULT W/DEADLY WEAPON LEVEL F2 08/15/20
08/14/2020	COMPLAINT FILED	0408 351 AGG ASSAULT W/DEADLY WE LEVEL F2 08/14/20
08/14/2020	BOND SET	Refer to 15.17 Hearing SNU: 999 08/14/20
08/14/2020	REVIEWED BY	KURZAC, ANDREA J. 08/14/20
08/14/2020	ORI	HOUSTON POLICE DEPAR OFFENSE NO: 106797320 08/14/20
08/14/2020	COMPLAINANT	TUCKER, J E 08/14/20
08/14/2020	CMIF	TIME 0748 AMOUNT \$30000 SNU: 999 08/14/20
08/14/2020	NOT ACKNOWLEDGED BY SHERIFF	08/14/20
	EXPIRE DATE	TIME EXPIRE: SNU: 999 08/14/20
08/14/2020	C87 ACTIVITY	PC FOUND STATUS CFI 351 SNU: 999 08/14/20
08/14/2020	C87 ACTIVITY	PROBABLE CAUSE FOUND 08/14/20
08/14/2020	MOTIONS	STATE SUFFICIENT BND SNU: 999 08/14/20
08/14/2020	MOTIONS	FILED CFI 351 08/14/20
08/14/2020	ORDER	GRTD SET BAIL \$30000 H/O LP SNU: 998 08/14/20

08/14/2020	OFFENSE	AGG ASSAULT W/DEADLY WEAPON LEVEL F2 08/14/20
08/14/2020	ORDER	DEF NOT PRESENT @7AM DOCK SNU: 999 08/14/20
08/14/2020	OFFENSE	AGG ASSAULT W/DEADLY WEAPON LEVEL F2 08/14/20

BOOKINGS

Arrest Date	Arrest Location	Booking Date
8/13/2020 6:24:00 PM	19 E	8/13/2020 7:25:00 PM

HOLDS

No holds found.

CRIMINAL HISTORY

Case(Cause)Nbr / Defendant Status	Filed / Booked	Ct	Defendant Disposition Status	Bond Amt	Type of Action / Offense	Next Setting
168606701010-3 Complete(C)	[REDACTED]	8/14/2020 8/13/2020	351 Disposed(D) Disposed(DISP)	12/15/2020 \$30,000.00	ASSAULT-BODILY INJURY (M)	12/15/2020

ACTIVE PARTIES

Name	Connection	Post Jdgmt	SPN #
POWELL, GEORGE LEROY	JUDGE - CRIMINAL		01938661
MARTIN, STEPHANIE	APPOINTED DEFENSE ATTORNEY		50787973
[REDACTED]	DEFENDANT - CRIMINAL		03062898

INACTIVE PARTIES

No inactive parties found.

SETTINGS

Date	Court	Post	Docket	Reason	Results	Defendant	Future Date	Comments	Attorney Appearance Indicator
8/17/2020 08:30 AM	351		Attorney Consultation Docket	Preliminary Assigned Court Appearance	Reset By Operation Of Law	Data Not Entered	9/23/2020 12:00:00 AM		Present
12/15/2020 08:30 AM	351		Master Docket	Plea	Plea Guilty And Sentenced	Present	1/1/0001 12:00:00 AM		Present
8/14/2020 07:00 AM	PCD		Motions Docket	Probable Cause Hearing	DEFENDANT NOT PRESENT	Data Unavailable	1/1/0001 12:00:00 AM		Absent

ALIASES

Defendant Alias	True Name	Race	Sex	DOB	SPN#
[REDACTED]	Yes	W	F	[REDACTED]/1974	03062898

PAYMENT PLAN

Total Due: \$285.00 Total Paid: \$285.00 Payoff Amt: \$0.00 Past Due: \$0.00 Judgment Date: 12/15/2020

ID	DUE	FEES	COSTS	Pmt	DATE	LOCATION	TYPE	PAID	BALANCE	STATUS
				No						

Totals:**DOCUMENTS**

Number	Document	Post Jdgmt	Date	Pgs
93788235	ATTORNEY - FEE EXPENSE CLAIM (DISTRICT)		01/05/2021	2
93193860	SUBPOENA APPLICATION ATTACHMENT STATE		11/20/2020	2
93764812	ATTORNEY FEE VOUCHER FILED - 304742		01/04/2021	1
-> 93764814	EXHIBITS		01/04/2021	1
93525539	Felony Plea of Guilty (Indict)		12/15/2020	11
93526039	JUDGMENT		12/15/2020	4
	JUDGMENT OF CONVICTION BY COURT-WAIVER OF JURY TRIAL		12/15/2020	
93018949	MOTION TO DISMISS COURT APPOINTED ATTORNEY AND APPOINT NEW COUNSEL TO ACT ON BEHALF OF DEFENDANT		11/05/2020	3
93048517	MOTION TO REDUCE BAIL		11/05/2020	2
93048518	MOTION FOR PERSONAL BOND		11/05/2020	3
92801855	CHARGING INSTRUMENT - FELONY INDICTMENT		10/26/2020	1
91814335	APPOINTING COUNSEL		08/17/2020	1
91750349	FINDING PREVIOUS ASSESSMENT FOR MI ID		08/15/2020	1
91729942	ADDITIONAL ORDERS		08/14/2020	2
	ADDITIONAL ORDERS		08/14/2020	
	ADDITIONAL ORDERS		08/14/2020	
	ADDITIONAL ORDERS		08/14/2020	
	COMMITMENT ISSUED - FELONY		08/14/2020	
	OTHER - PROBABLE CAUSE FOR FURTHER DETENTION		08/14/2020	
91740915	FIRST EMERGENCY ORDER REGARDING THE COVID-19 STATE OF DISASTER		08/14/2020	1
91741120	MOTION FOR SUFFICIENT BAIL		08/14/2020	3
91741341	CHARGING INSTRUMENT - COMPLAINT		08/14/2020	1

THE STATE OF TEXAS
VS.

03062898

SPN:
DOB: W F [REDACTED] /1974
DATE PREPARED: 8/14/2020

D.A. LOG NUMBER: 2663782
CJIS TRACKING NO.: 9268137119A001
BY: ND DA NO: 2926460
AGENCY:HPD
O/R NO: 106797320
ARREST DATE: 08/13/2020

NCIC CODE: 1301 19

RELATED CASES:

FELONY CHARGE: Aggravated Assault

CAUSE NO:
HARRIS COUNTY DISTRICT COURT NO:
FIRST SETTING DATE:

1686067
351

COURT ORDERED BAIL: REFERRED TO
(15.17)
PRIOR CAUSE NO:
CHARGE SEQ NUM: 1

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, [REDACTED], hereafter styled the Defendant, heretofore on or about August 13, 2020, did then and there unlawfully, intentionally and knowingly cause bodily injury to [REDACTED], hereinafter called the Complainant, by striking the Complainant with a wooden board, and the Defendant used and exhibited a deadly weapon, namely a wooden board.

F I L E D
Marilyn Burgess
District Clerk

AUG 14 2020

Time: _____
By _____
Harris County, Texas
Deputy

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Signed and sworn by me on August 14, 2020

N. Donelson

AFFIANT

Duly attested by me on August 14, 2020

Jim R

ASSISTANT DISTRICT ATTORNEY
OF HARRIS COUNTY, TEXAS
Bar No. 12187900

COMPLAINT

CAUSE NO. 168606701010SPN: 03062898DATE/TIME OF ARREST: 8/13/2020 06:24 PM

THE STATE OF TEXAS

v.

DOB: [REDACTED], 1974

§ IN THE 351st DISTRICT COURT§ HARRIS COUNTY, TEXAS

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PROBABLE CAUSE FOR FURTHER DETENTION – PR BOND/BAIL ORDER (Defendant Not Present)

OTPC

(999-

OTCMIF

(999-

ADDO

(998-

999)

The Defendant is accused of 2ND DEGREE FELONY, namely, AGG ASSAULT W/DEADLY WEAPON.On this date and time, the Defendant was not present due to medical condition mental illness/IDD other, therefore only Probable Cause and Bail were determined.**PROBABLE CAUSE FINDING AND ORDER**

- The Court **FINDS** that probable cause for further detention **DOES NOT EXIST**. The Court **ORDERS** the law enforcement agency and officer having custody of the defendant to immediately release the defendant from custody.
- The Court **FINDS** that probable cause for further detention **EXISTS**. The Court **ORDERS** the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.
- Probable cause previously determined. The Court **ORDERS** the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.

SEE NEXT PAGE FOR BAIL ORDER

August 14, 2020 7:48 AM

Date and Time

Magistrate Lisa Porter (SPN 01676089)

Lisa M. Porter 01676089
Magistrate (Judge or Hearing Officer)

Interpreter (if applicable)

(Rev. July 24, 2018)

Page 1 of 2

STATUTORY WARNINGS BY MAGISTRATE - PROBABLE CAUSE FOR FURTHER DETENTION – PR BOND/BAIL ORDER

PERSONAL BOND / BAIL ORDER

Having found probable cause exists for the further detention of [REDACTED], the Court next determined the conditions of release for the accused to ensure he/she will appear and answer before the proper Court.

PART 1: PUBLIC SAFETY ASSESSMENT

The Court considered the Public Safety Assessment results and also considered the following presumptive personal bond recommendation:

- Personal Bond Recommended
- Personal Bond **NOT** Recommended
- Personal Bond Recommendation referred to Magistrate
- PSA NOT available

PART 2: PERSONAL BOND / BAIL REQUESTS

Presumptive Bail Amount \$888,888.00

A. DISTRICT ATTORNEY PR BOND / BAIL REQUEST

- Personal Bond Requested Opposed
 No Position
- Bail Request No DA Bail Request
 Higher _____
 Lower _____
 No Bail

PART 3: FINANCIAL AFFIDAVIT

Signed and Sworn: Yes
 No

ORDER

After considering the above, the Court ORDERED the following:

Bail is set at: No Bail \$30,000.00 _____
 Conditions

Personal bond is: Not Approved NLR, no holds // nvca=yes 3/2 // OOC history asslt fv 2018 // per PTS packet suicidal // hit cw in the head with a 2 x 4 board
 Approved Conditions

August 14, 2020 7:48 AM

Date and Time

 1676089
Lisa M. Porter

Magistrate (Judge or Hearing Officer)

Interpreter (if applicable)

THE STATE OF TEXAS

§ 351st DISTRICT COURT

V.

§ OF

Pgs-1

Defendant (SPN 03062898)

§ HARRIS COUNTY, TEXAS

ATAC
(999)**ORDER APPOINTING COUNSEL**

On this, the August 17, 2020, the Court finds (CHECK ONE)

- the DEFENDANT is indigent.
 the interests of justice require representation.

Therefore, the Court ORDERS that the ATTORNEY LISTED BELOW the HARRIS COUNTY PUBLIC DEFENDER'S OFFICE is appointed to represent the DEFENDANT named above in this cause.Stephanie Martin
Attorney/Assistant Public Defender Assigned by HCPD

E-Mail Address

Address

Phone Number

City State Zip

Fax Number

50787973
SPN Number

Bar Number

The Court further ORDERS the cause set for: Arraignment

On the Wednesday, September 23, 2020 at 8:30 am before this Court at 1201 Franklin, Houston, Harris County, Texas.

Signed this August 20, 2020.

GEORGE POWELL
Judge Presiding The State has offered or The State and Defense agree as follows:

Defense Attorney _____

Prosecutor _____

Defendant/Witness Signature X

DEFENDANT IN CUSTODY

FOR COURT STAFF ONLYReset by: Court Defense Operation of Law Prosecution

Reason for Reset:

- | | | |
|--|--|---|
| <input type="checkbox"/> D.A. to Contact Complainant/Witness | <input type="checkbox"/> Defense to Contact Witness | <input type="checkbox"/> Not Indicted |
| <input type="checkbox"/> D.A. to Evaluate Case | <input type="checkbox"/> Disposition of Misd./OOC Case | <input type="checkbox"/> Other |
| <input type="checkbox"/> D.A. to Reindict | <input type="checkbox"/> File Unavailable | <input type="checkbox"/> Refer to |
| <input type="checkbox"/> D.A. to file MRP/MAJ | <input type="checkbox"/> MHMRA Evaluation
21 Day Full | <input type="checkbox"/> Restitution Info |
| <input type="checkbox"/> Defendant On Call | <input type="checkbox"/> No Tape/Lab | <input type="checkbox"/> To Hire Attorney |
| <input type="checkbox"/> Defendant to Consider Offer | <input type="checkbox"/> No Offense Report | |

10

CAUSE NO. 168606701010

THE STATE OF TEXAS

VS

X
X
X
X
XIN THE _____
JUDICIAL DISTRICT COURT
Harris COUNTY, TEXASMOTION TO DISMISS COURT APPOINTED ATTORNEY
AND APPOINT NEW COUNSEL TO ACT ON BEHALF OF DEFENDANT

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, , defendant, in the above entitled and numbered cause, and moves the Court for an order to Dismiss the Defendant's Court Appointed Counsel of record and appoint a new counsel to act on behalf of the Defendant, and in support of this motion the Defendant show that:

The Defendant is presently represented in this cause by Stephanie Martin, whom the Court appointed some 3 months previous to the date of the filing of this motion.

II

That the aforesaid Stephanie Martin has failed, and is continuing to fail, to provide Defendant with the reasonably effective assistance of counsel that he is entitled to, in that:

(LIST THOSE THAT APPLY)

- (A) Counsel has had no contact with Defendant in the past months.
- (B) Counsel has taken no affirmative action to preserve and to protect valuable rights of the Defendant.
- (C) Defendant by way of and because of these actions has no faith and confidence in aforesaid.

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging.

III.

Defendant is not able to work with and place his trust in the aforesaid

Stephanie Martin

IV.

The Court should appoint a new Counsel to act in behalf of the Defendant in order that he / she is assured the reasonably effective assistance of counsel that he / she is entitled to.

WHEREFORE, premises considered, defendant prays that this Court dismiss

Stephanie Martin as Defendant's counsel and appoint a new counsel to act in behalf of Defendant.

Respectfully submitted this 07/19 day of July, 2020.

[REDACTED]
Defendant

"I, (INSERT NAME AND INMATE IDENTIFYING NUMBER FROM TEXAS DEPARTMENT OF CORRECTIONS OR COUNTY JAIL), being presently incarcerated in (INSERT TEXAS DEPARTMENT OF CORRECTIONS UNIT NAME OR COUNTY JAIL NAME) in _____ County, Texas, declare under penalty of perjury that the foregoing is true and correct.

Executed on _____
(DATE)

(SIGNATURE)

ORDER

On this the _____ day of _____, 20____, came to be heard petitioner's motion, and it appears to this Court that it should be:

GANTED _____.

DENIED _____, and it is so _____ ordered.

HARRIS COUNTY SHERIFF'S OFFICE JAIL

Name:

SPN: 3061848 Cell: 4410

Street: ~~Anker Street~~

HOUSTON, TEXAS 77002



Copy Office

INDIGENT



Oct 22 2020
Harris Co
Jail of Marilyn T. Houston
Texas 77002
Court of Common Pleas (1st + 2nd)

PROCESSED DATE
10/22/2020

Burgess District Clerk

P3

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CAUSE NO. 1b8606701010

THE STATE OF TEXAS

vs

X X X X X

IN THE 331
JUDICIAL DISTRICT COURT
HARRIS COUNTY, TEXAS

351

MOTION FOR PERSONAL BOND

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, [REDACTED], defendant in the above entitled and numbered cause, and would urge this Court to grant him a personal bond in said cause, and the Defendant would show the Court the following:

I

Defendant is confined in the Harris County Jail by the Sheriff of said county, pursuant to a charge of
~~Aggravated Assault~~ a ~~murder~~ degree felony.

Aggravated Assault

w/ deadly weapon

III

Defendant has been held in the Harris County Jail since Aug 13, 2020, subject to a bond set in the amount of \$ 30,000

III

Defendant has lived in Harris County for 1 years, was residing at _____
and employed at (None) at time of his arrest.

Disabled
legally blind
COPD

PROOF is in my
Property Here

RECORDER'S MEMORANDUM

This instrument is of poor quality
at the time of imaging.

IV

Defendant would list friends and relatives below that would lend support should he be released on bond.

- [1] _____
[2] _____
[3] _____

(Brother)

(Daughter)
(Daughter)

WHEREFORE, defendant prays that he be brought before this Court to the end that he be released from confinement upon posting a personal bond, or that the bond heretofore set be reduced to \$ P.R. Bond, an amount which defendant may make.

Respectfully submitted

Defendant

03062898 - 4E2A

"I, (INSERT NAME AND INMATE IDENTIFYING NUMBER FROM TEXAS DEPARTMENT OF CORRECTIONS OR COUNTY JAIL), being presently incarcerated in (INSERT TEXAS DEPARTMENT OF CORRECTIONS UNIT NAME OR COUNTY JAIL NAME) in _____ County, Texas, declare under penalty of perjury that the foregoing is true and correct.

Executed on _____
(DATE)

(SIGNATURE)

ORDER

On this the _____ day of _____, 20____, came to be heard, defendant's motion for personal bond, and after due consideration it is ordered that said motion is:

GRANTED _____.

DENIED _____, and it is
so ordered.

JUDGE PRESIDING

HARRIS COUNTY SHERIFF'S OFFICE JAIL

Name: 3062898 Cell: 4E 24

SPN: 1200 Baker St

Street HOUSTON, TEXAS 77002



Copy Office

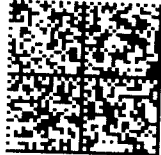
INDIGENT

772464654 E064

U.S. POSTAGE » PITNEY BOWES



ZIP 77002 \$ 000.50⁰
02 4W
0000368784 NOV 03 2020



FILED
MARILYN BURGESS
DISTRICT CLERK
HARRIS COUNTY, TEXAS

2020 NOV -5 AM 10:02

District Clerk
Harris County
P.O. Box 4651
Marilyn Burgess
Houston, Texas 77211-6511

772464654 E064

Marilyn Burgess, District Clerk

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P2

CAUSE NO. 168606201010

THE STATE OF TEXAS

vs

X
X
X
X
XIN THE 351
JUDICIAL DISTRICT COURT
Harris COUNTY TEXASTEXAS DISTRICT CLERK FILED
MARILYN BURGESS NOV -5 AM 10:02 2020
11-5-2020 BY CLERK'S OFFICEMOTION TO REDUCE BAIL

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, [REDACTED], defendant, moves this court to reduce bail in the above-entitled cause, and in support of this motion shows:

I

Defendant is currently confined pursuant to an (ALLEGED TYPE OF CHARGING INSTRUMENT, E.G., INDICTMENT) charging the offense of (ALLEGED OFFENSE).

II

Defendant was arrested on Aug 13, 2020, and bail was set in the amount of \$ 30,000. The Defendant has been continuously confined since this date due to the Defendant's inability to post bail in this amount.

III

The Defendant has now been confined for a period in excess of 90 days and the state is not ready for trial. Pursuant to the provisions of Article 17.151 of the Code of Criminal Procedure, the bail must be reduced to an amount the Defendant can post.

WHEREFORE, Defendant prays that the Court grant this motion and reduce bail in this cause to an amount no greater than \$ P.R. Bond

Respectfully submitted this the 10 day of Nov, 2020.

03062898 4E2A
Defendant

"I, (INSERT NAME AND INMATE IDENTIFYING NUMBER FROM TEXAS DEPARTMENT OF CORRECTIONS OR COUNTY JAIL), being presently incarcerated in (INSERT TEXAS DEPARTMENT OF CORRECTIONS UNIT NAME OR COUNTY JAIL NAME) in _____ County, Texas, declare under penalty of perjury that the foregoing is true and correct.

Executed on _____

(DATE)

(SIGNATURE)

ORDER

On this the _____ day of _____, 20_____, came to be heard defendant's motion, and it appears to this court that it should be:

GRANTED _____.

DENIED _____, and it is

therefore ordered that the defendant be released upon executing a bond in the amount of \$ _____.

JUDGE PRESIDING

HARRIS COUNTY SHERIFF'S OFFICE JAIL

Name: 03062898 Cell: 4E2A
SPN: 03062898
Street 1200 Baker St



HOUSTON, TEXAS 77002

Drug Free USA



NORTH HOUSTON TX 773

07 DEC 2020 PH 9 L

ATT: Krish Gabriel
Texas Jail Project
13121 Loretta Rd # 1330

Cypress Texas 77429

77429-515521

Dear Kish Gabriel, Dec 6, 2020

My name is [REDACTED]
I am writing to you
to let you know about
my story, I have
had Covid 19 two times
since i've been in Harris
County jail, also I have
been reset 5 times and
have had no contact with
a lawyer They say Stephan
Martin is my lawyer,
but I have yet to
see anyone about my
case. I got here
on Aug 13, 2020, I put
in a motion to the
clerk's office to dismiss
Mrs Martin due to no
contact on the 5th of
Nov, plus 2 motions
on the 11th of Nov
for a bond reduction
and a P.R. Bond →

with no word still
I cant change my
lawyer if I never
get a chance to
go to court, Also
the lady on my
case wrote a statement
for me that I never
did what Harris County
is accusing me of
I sent Proof to
Mrs Martin just to
get reset again.

I'm at a lost
if I never get a
chance to go to
Court to change
Counsel or lower
my bond How am
I ever going to
get a chance to
prove im innocent?
Thank you [REDACTED]

#03062898



CAUSE NO. 168606701010

INCIDENT NO. /TRN: 9268137119A001

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THE STATE OF TEXAS

§ IN THE 351ST DISTRICT

V.

§ COURT

DIJWJT
(999-
DIJDG
(999)

§ HARRIS COUNTY, TEXAS

§

STATE ID NO.:TX17210028

§

JUDGMENT OF CONVICTION BY COURT—WAIVER OF JURY TRIAL

Judge Presiding:	GEORGE POWELL	Date Sentence Imposed:	12/15/2020
------------------	----------------------	------------------------	-------------------

Attorney for State:	BELT, STEVEN	Attorney for Defendant:	MARTIN, STEPHANIE LYNN
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Offense for which Defendant Convicted:

ASSAULT-BODILY INJURY (131302)

Charging Instrument:	Statute for Offense:
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INDICTMENT	
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Date of Offense:	Plea to Offense:
------------------	------------------

8/13/2020	GUilty
------------------	---------------

Degree of Offense:	Findings on Deadly Weapon:
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CLASS A MISDEMEANOR	
----------------------------	--

N/A

Terms of Plea Bargain (if any): or Terms of Plea Bargain are attached and incorporated herein by this reference.**123 DAYS HCJ, AGG ASSAULT W/DEADLY WEAPON REDUCED TO THE LESSER**Reduced from: **2ND DEGREE**

1 st Enhancement Paragraph:	N/A	Finding on 1 st Enhancement Paragraph:	N/A
--	-----	---	-----

2 nd Enhancement Paragraph:	N/A	Finding on 2 nd Enhancement Paragraph:	N/A
--	-----	---	-----

SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .

(The document setting forth the conditions of community supervision is incorporated herein by this reference.)

Punishment and Place of Confinement: **123 DAYS COUNTY JAIL**

DATE SENTENCE COMMENCES: (Date does not apply to confinement served as a condition of community supervision.)	12/15/2020	THIS SENTENCE SHALL RUN:	CONCURRENT
--	-------------------	--------------------------	-------------------

Fines:	Restitution:	Restitution Payable to: N/A (See special finding or order of restitution which is incorporated herein by this reference.)
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\$ N/A	\$ N/A	
--------	--------	--

Court Costs:	Reimbursement Fees:	
--------------	---------------------	--

\$ 270.00	\$ 15.00	
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Defendant is required to register as sex offender in accordance with Chapter 62, Tex. Code Crim. Proc.

(For sex offender registration purposes only) The age of the victim at the time of the offense was N/A .

Total Jail Time Credit:	If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.
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125 DAYS	NOTES: TOWARD INCARCERATION, FINE, AND COSTS
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Was the victim impact statement returned to the attorney representing the State? **N/A**

(FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article 42A.559, Tex. Code Crim. Proc.? **N/A**

This cause was called and the parties appeared. The State appeared by her District Attorney as named above.

Counsel / Waiver of Counsel (select one)

Defendant appeared with counsel.

Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Defendant was tried in absentia.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the Court **ADJUDGES** Defendant **GUILTY** of the offense indicated above. The Court **FINDS** that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc.

Having been convicted of the offense designated above, the Court **ORDERS** Defendant punished in accordance with the Court's findings as to the proper punishment as indicated above, and after having conducted an inquiry into Defendant's ability to pay, as directed by Article 42.15, Code Crim. Proc., the Court **ORDERS** Defendant to pay the fine, court costs, reimbursement fees, and restitution as indicated above and further detailed below.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court **ORDERS** the authorized agent of the State of Texas or the County Sheriff to take and deliver Defendant to the Director of the Correctional Institutions Division, TDCJ, for placement in confinement in accordance with this judgment. The Court **ORDERS** Defendant remanded to the custody of the County Sheriff until the Sheriff can obey the directions in this paragraph. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due.

County Jail—Confinement / Confinement in Lieu of Payment. The Court **ORDERS** Defendant committed to the custody of the County Sheriff immediately or on the date the sentence commences. Defendant shall be confined in the county jail for the period indicated above. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due.

County Jail—State Jail Felony Conviction. Pursuant to §12.44(a), Tex. Penal Code, the Court **FINDS** that the ends of justice are best served by imposing confinement permissible as punishment for a Class A misdemeanor instead of a state jail felony. Accordingly, Defendant will serve punishment in the county jail as indicated above. The Court **ORDERS** Defendant committed to the custody of the County Sheriff immediately or on the date the sentence commences. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due.

Fine Only Payment. The punishment assessed against Defendant is for a **FINE ONLY**. The Court **ORDERS** Defendant to proceed immediately to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay the fine, court costs, reimbursement fees, and restitution ordered by the Court in this cause.

Confinement as a Condition of Community Supervision. The Court **ORDERS** Defendant confined days in as a condition of community supervision. The period of confinement as a condition of community supervision starts when Defendant arrives at the designated facility, absent a special order to the contrary.

Fines Imposed Include (check each fine and enter each amount as pronounced by the court):

- General Fine (\$12.32, 12.33, 12.34, or 12.35, Penal Code, Transp. Code, or other Code) \$ (not to exceed \$10,000)
- Add'l Monthly Fine for Sex Offenders (Art. 42A.653, Code Crim. Proc.) \$ As assessed as a Cond. CS (\$5.00/per month of community supervision)
- Child Abuse Prevention Fine (Art. 102.0186, Code Crim. Proc.) \$100
- EMS, Trauma Fine (Art. 102.0185, Code Crim. Proc.) \$100
- Family Violence Fine (Art. 42A.504 (b), Code Crim. Proc.) \$100
- Juvenile Delinquency Prevention Fine (Art. 102.0171(a), Code Crim. Proc.) \$50
- State Traffic Fine (\$ 542.4031, Transp. Code) \$50
- Children's Advocacy Center Fine - as Cond of CS (Art. 42A.455, Code Crim. Proc.) \$ As assessed in Cond of CS (not to exceed \$50)
- Repayment of Reward Fine (Art. 37.073/42.152, Code Crim. Proc.) \$ (To Be Determined by the Court)
- Repayment of Reward Fine - as Cond of CS (Art. 42A.301 (b) (20), Code Crim. Proc.) \$ As assessed as a Cond. CS. (not to exceed \$50)
- DWI Traffic Fine (a/k/a Misc. Traffic Fines) (\$ 709.001, Transp. Code) \$ (not to exceed \$6,000)

Execution of Sentence

The Court **ORDERS** Defendant's sentence **EXECUTED**. The Court **FINDS** that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, if any, concerning Defendant's credit for time served is incorporated herein by this reference.

Furthermore, the following special findings or orders apply:

SEE THE ATTACHED FIREARM ADMONISHMENT

-

Date Judgment Entered: December 15, 2020

X
GEORGE POWELL
JUDGE PRESIDING

Clerk: D SOLIZ

Notice of Appeal Filed: _

Mandate Received: _____ Type of Mandate: _____

After Mandate Received, Sentence to Begin Date is: _____

Jail Credit: _____ DAYS



Case Number: 1686067 Court: 351ST Defendant: [REDACTED]

Unofficial Copy Office

WRITTEN ADMONITION ON INELIGIBILITY TO POSSESS FIREARM OR
AMMUNITION

In accordance with Texas Administrative Code §176.1, the Court hereby admonishes you of the following:

1. You are, by entry of order or judgment, ineligible under Texas law to possess a firearm or ammunition.
2. Beginning now, if you possess a firearm or ammunition it could lead to charges against you. If you have questions about how long you will be ineligible to possess a firearm or ammunition, you should consult an attorney.
3. Under Texas Penal Code §46.01(3):

a. **“Firearm”** means any device designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use

b. **“Firearm”** does not include a firearm that may have, as an integral part, a folding knife blade or other characteristics of weapons made illegal by Penal Code Chapter 46 and that is (1) an antique or curio firearm manufactured before 1899 or (2) a replica of an antique or curio firearm manufactured before 1899 but only if the replica does not use rim fire or center fire ammunition.

The statutes listed below are a starting point for ineligibility to possess a firearm or ammunition. For more information about the laws that make you ineligible to possess a firearm or ammunition, or for more information on how long your ineligibility to possess a firearm or ammunition lasts, the Court recommends you contact an attorney.

- Code of Criminal Procedure Article 17.292 – Magistrate’s Order for Emergency Protection
- Code of Criminal Procedure Article 42.0131 – Notice for Persons Convicted of Misdemeanors Involving Family Violence
- Penal Code §46.02 – Unlawful Carrying Weapons
- Penal Code §46.04 – Unlawful Possession of Firearm
- Penal Code §25.07 – Violation of Certain Court Orders or Conditions of Bond in a Family Violence, Child Abuse or Neglect, Sexual Assault or Abuse, Indecent Assault, Stalking, or Trafficking Case
- Family Code §85.026 – Warning on Protective Order

DATE: 12/15/2020

DEFENDANT: [REDACTED]

CASE NUMBER: 168606701010

DEFENDANT NAME: [REDACTED]



00304742

**ATTORNEY FEES EXPENSE CLAIM
DISTRICT COURTS-COURT APPEARANCE
UNDER ARTICLE 26.05, CODE OF CRIMINAL PROCEDURE AS AMENDED**

Court No. 351	Defendant Name [REDACTED]	Case Number(s) - Charge(s) 168606701010 - AGG ASSAULT W/DEADLY WEAPON ATFEC (995)		
INDIVIDUAL CASE APPOINTMENT				
NON-TRIAL	First Degree	No. of Court Days/Hours	Rate	Total (presumptive max)
	Second Degree	1	\$205/day	\$820 \$205.00
	Third Degree, SJF, MRP/MAJ		\$155/day	\$465
TRIAL	First Degree		\$550/day	
	Second Degree		\$450/day	
	Third Degree, SJF, MRP/MAJ		\$350/day	
OUT OF COURT HOURS	First Degree		\$120/hour	\$2400
	Second Degree	1.2	\$95/hour	\$1140 \$114.00
	Third Degree, SJF, MRP/MAJ		\$75/hour	\$750
SPECIALTY COURT HOURS			\$75 - \$120/hour	
INVESTIGATION HOURS			\$40/hour	\$600/case
INVESTIGATION OTHER EXPENSES				
EXPERT				\$650/case
BILINGUAL SUPPLEMENT			\$50/day	\$250
PRE-TRIAL HEARING WITH TESTIMONY & PSI HEARING			\$350/day	
OTHER				
			TOTAL	\$319.00

Court Appearance(s) : (168606701010): 12/15/2020

PERSONAL INFORMATION

Attorney Name MARTIN, STEPHANIE LYNN	Telephone Number [REDACTED]	Bar Card Number 00787973
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Mailing Address
PO BOX 270446 HOUSTON TX 77277

CERTIFICATION

I swear or affirm that the Harris County Auditor may rely upon the information contained in this ATTORNEY FEES EXPENSE CLAIM to make payment according to the fee schedule adopted by the Board of District Judges Trying Criminal Cases pursuant to Tex. Code Crim. P. art. 26.05. I further swear or affirm that I have not received nor will I receive anything of value for representing the accused, except as otherwise disclosed to the Court in writing.

/s/ MARTIN, STEPHANIE LYNN Bar# 00787973

Attorney at Law (Signature)

The above fees, including any fees which exceed the presumptive maximum fees set forth herein were reviewed by this court and determined to be both reasonable and necessary and are hereby approved for payment.

Signed:
Approved 1/5/2021

Judge Presiding

<u>Court Number</u> 351	<u>Defendant's Name</u> [REDACTED]	<u>County Auditor's Form 40-1LV</u> Harris County, TX (4/06/2016)		
In Court Activities				
<u>Date</u>	<u>Event</u>	<u>Case</u>	<u>Setting Reason</u>	
12/15/2020	NON-TRIAL Second Degree	168606701010	PLEA	
Out of Court Activities				
<u>Date</u>	<u>Activity</u>	<u>Case</u>	<u>Duration</u>	<u>Description</u>
09/03/2020	Other	168606701010	01:12 (HH:mm)	Open file. Review offense report and possible criminal convictions for complainant.
Total Out of Court Activities Hours: 1.2				